

having brought the said Error but the Court were of Opinion
 since that Error was no Supremacy to the Proceedings
 against the said Cochy on the said Attachment and there-
 fore intended that the Money and Effects attached in the said
 Cochy's hands to satisfy the said Judgment to: Poulson
 as also the subsequent Cost Accounting on the said Attachment
 should on Enquiry the petitioner said writ of Error on the
 7th of May 1723 the said first Judgment was affirmed and
 that Pellant condemned in 1803 Pounds of Tobacco for
 Costs in Error from which this Appeal is brought before
 your Majesty in Council And the Petitioner further com-
 plains that notwithstanding the said Appeal and 900^l
 Security Given thereon the Court in Maryland Oblige
 the said Cochy to draw a Bill of Exchange on the Appel-
 lant for 600 Sterling as for so much of the Petitioner's Ef-
 fects condemned in his hands and to bring such a Bill of
 Exchange into that Court and which is threatened to be
 paid in full And therefore that Pellant prays the said Judg-
 ment and proceedings may be all Reversed and directions
 Given for his full Relief in the Premises And their Lord-
 ships having heard Council on behalf of the Appellant
 personally appearing for the Respondent notwithstanding
 the usual time for his appearing according to the Rules
 of this Board was expired and altho the usual Notice
 was Affixed on the Exchange of London do Agree humbly to
 Offer it as their Opinion to your Majesty that the said
 Judgments of the 20th of September 1720 and the 7th May
 1723 should be reversed and set aside and that the
 Appellant be restored to all he hath Lost by means of
 the said Judgments

How Majesty in Council taking the said Report